

Federal Defenders OF NEW YORK, INC.

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David E. Patton Executive Director and Attorney-in-Chief Susanne Brody Attorney-in-Charge White Plains

12-8-2020

Via E-mail and ECF

Honorable Judith C. McCarthy Magistrate Judge Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: United States v. Gregg Brie

20 mj 10484

December 8, 2020

SO ORDERED:

Application granted.

___Clusith C. McCarTuy_ JUDITH C. McCARTHY

United States Magistrate Judge

Dear Judge McCarthy:

I am writing to ask that Your Honor temporarily modify the terms of Mr. Brie's release so that he can travel to Binghamton, New York. As background, Mr. Brie was charged with securities fraud and wire fraud on October 1, 2020. On that same day, Mr. Brie was released pursuant to a \$250,000 bond that was secured by his mother's interest in a cooperative apartment.

On behalf of Mr. Brie, I respectfully ask that Your Honor temporarily modify the terms of his release to allow him to travel to the Northern District of New York. The purpose of this trip is to allow Mr. Brie to attend some medical appointments with his long-term significant other who lives in Binghamton, New York. If approved, Mr. Brie would travel to Binghamton, New York on Wednesday, December 9, 2020 and he would return to Westchester on or before Sunday, December 13, 2020.

I have spoken to Assistant United States Attorney Shiva Logarajah and he does not object to this request. I have also spoken to Andrew Abbott at Pretrial Services and he does not object to allowing Mr. Brie to travel to the Northern District for this trip.

Thank you very much for your consideration.

Sincerely,

Benjamin Gold

Assistant Federal Defender

cc: AUSA Shiva Logarajah (SLogarajah@usa.doj.gov)
Pretrial Officer Andrew Abbott (Andrew_Abbott@nyspt.uscourts.gov)